WHEREAS, the said land has been sold and resold and by successive conveyance in an unbroken line the title to said tract is now vested in Joseph B. Hill, therefore,

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Joseph B. Hill—land patent authorized. That the governor of the state of Iowa be, and is hereby authorized, empowered and directed to execute and deliver to Joseph B. Hill a patent to the southeast quarter (SE1/4) of the northwest quarter (NW1/4) of section seventeen (17) township eighty-five (85) north range thirty (30) west of the fifth (5th) principal meridian in Greene county, Iowa.
- SEC. 2. Publication clause. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Capital, a newspaper published at Des Moines, Iowa, and the Jefferson Bee, a newspaper published at Jefferson, Iowa, without expense to the state of Iowa.

Approved April 5, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Capital April 8, 1919 and in the Jefferson Bee April 9. 1919.

W. S. ALLEN, Secretary of State.

# CHAPTER 155.

### MUNICIPAL COURT BUILDINGS.

#### H. F. 585.

AN ACT to confer additional power on cities now or hereafter having a population of eighty-five (85,000) thousand inhabitants or over, including cities acting under the commission plan of government, relating to municipal court buildings.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Municipal court buildings—funds to complete—procedure. That all cities now or hereafter having a population of eighty-five (85,000) thousand inhabitants or over, including cities acting under the commission plan of government, in which an election on the question of the erection of a municipal court building has been held, and a majority of the voters voting at such election voted in favor thereof, and such cities, because of increased cost of construction due to the war have been unable to complete such municipal court building and furnish and equip the same with the amount fixed in the 8 question submitted to vote, shall have power without again submitting 10 such question to an election to complete such municipal court building and furnish the same, and to secure the funds with which to pay 11 therefor may levy a tax and anticipate the same by the issue of interest 12 bearing bonds as provided in sections two and three of chapter 17 of the laws of the 37th general assembly, and said chapter, except section 13 14 five thereof, shall so far as applicable apply to this act.

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- SEC. 2. Publication clause. This act being deemed of immediate importance, shall take effect and be in force from and after its passage
- and publication in the Des Moines Register and the Des Moines Capital,

newspapers published in Des Moines, Iowa.

Approved April 5, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Register and the Des Moines Capital April 8, 1919.

W. S. ALLEN, Secretary of State,

## CHAPTER 156.

# QUALIFICATIONS OF TEACHERS, ETC.

#### H. F. 332.

AN ACT to repeal the law as it appears in section two thousand seven hundred and thirty-four-p (2734-p), supplement to the code, 1913, and to enact a substitute therefor and relating to qualifications of teachers, teachers' certificates and fee therefor.

Be it enacted by the General Assembly of the State of Iowa:

That section two thousand seven hundred and thirty-four-p (2734-p) supplement to the code, 1913, is hereby repealed and the following enacted in lieu thereof:

SECTION 1. Substitute enactment—teachers—qualifications—certificate, etc.—act not applicable. Each applicant for a certificate shall pay a fee of one dollar (\$1.00), one half of which shall be paid into the state treasury on or before the first day of the succeeding 2 3 month, and one half shall be paid into the county institute fund. Provided, however, that all applicants for teachers' certificates shall have had, before receiving a certificate to teach, at least twelve weeks of normal training and shall furnish a certificate from the institution where such training has been received, which certificate shall have 8 printed thereon the subjects taken and the standing in each subject; 9 but the examination in all subjects other than didactics may be taken 10 at any regular examination prior to, or after, the term of normal 11 training has been taken; the examination shall not be complete until 12 13 the normal training has been certified as herein provided. 14

It is further provided that this act shall not apply to the regular graduates of the state university, state teachers' college, state college of agriculture and mechanic arts, any accredited college of the state, or any other school of like character outside the state.

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It is further provided that, in the case of graduates of four year courses in approved or accredited high schools, the grades made in didactics in an approved normal training course in any of the institutions mentioned in this section may be accepted by the state board of educational examiners and by the county superintendent in lieu of the examination in didactics.

SEC. 2. Publication clause. This act being deemed of immediate importance shall take effect and be in force from and after its publi-